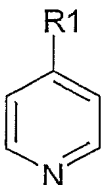
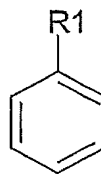


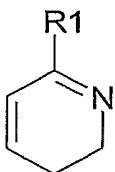
or



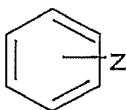
or



or



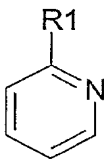
or



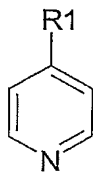
thereof. If

this group is elected, applicants are requested to elect a single species for the search purpose.

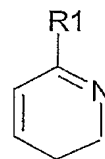
II. Claims 1-29, in part, drawn to method of use using compounds of formula (I), wherein the variable X represents N or  $N^+R^4$  thereof, the ring A is in position b



or



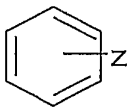
or



corresponds to

therof. If this group is elected, applicants are requested to elect a single species for the search purpose.

III. Claims 1-29, in part, drawn to method of use using compounds of formula (I), wherein the variable X represents N or  $N^+R^4$  thereof, the ring A is in position a or c corresponds to



thereof. If this group is elected, applicants are requested to elect a single species for the search purpose.

IV. Claims 1-29, in part, drawn to method of use using

compounds of formula (I), containing compounds not compassed in Groups I-III. If this group is elected, applicants are requested to elect a single species for the search purpose. This group is subject further restriction if it is elected.

In response, Applicants hereby elect the invention of Group II, corresponding to claims 1-29, with traverse. Applicants reserve the right to file a divisional application corresponding to the non-elected subject matter.

The Examiner believes that "the vastness of the claimed subject matter, and the complications in understanding the claimed subject matter impose a burden on any examination of the claimed subject matter." *Office Action*, page 5. Applicants respectfully disagree. Each of the groups selected by the Examiner represent a 6-membered aromatic substituent attached to the compound of Formula (I). Applicants submit that it would not be a burden on the Examiner to search for the different aromatic substituents claimed as each have closely related structures. As such, a search for one aromatic substituent would, it is believed, necessarily include the others. Moreover, Applicants submit that the common structure of Compound I is present in all Groupings, with the aromatic substituent constituting merely one substituent of the common structure. Accordingly, Applicants respectfully submit that the requirement for restriction be withdrawn.

The Examiner has indicated that if the invention of Group II is selected, that Applicants are requested to elect a single species for search purposes. *Office Action*, pages 2-3. Accordingly, Applicants hereby elect the following compound:

10-chloro-2,6-dimethyl-2H-pyrido-[3',4':4,5]-pyrrolo  
[2,3-g]-isoquinoline

The Examiner has not requested an identification of the claims which read on this species. Should this be required, the Examiner is requested to contact attorney for Applicants below.

In the event any fee is due in connection with the present response, the Examiner is authorized to charge Deposit Account No. 12-1095 therefor.

Dated: September 15, 2010

Respectfully submitted,

Electronic signature:

/Thomas M. Finetti/

Thomas M. Finetti

Registration No.: 61,881

LERNER, DAVID, LITTENBERG,

KRUMHOLZ & MENTLIK, LLP

600 South Avenue West

Westfield, New Jersey 07090

(908) 654-5000

Attorney for Applicant